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PUBLIC VOUCHER AND EMERGENCY LIVESTOCK AGREEMENT

READ REVERSE SIDE BEFORE SIGNING

(Voucher prepared _____)

(Place, State, and date)

The UNITED STATES, Dr., to—

Paid by—

Line A _____,

hereinafter referred to as the "producer." (Producer)

Line B _____,

hereinafter referred to as the "designated payee", and the producer, jointly.

(The producer to receive total of column 6 of table 1, below; designated payee and the producer jointly to receive the total of column 8 of table 1, below; if there is no designated payee, the total of column 8 of table 1, below, will be paid jointly to the producer and the subscribing lienholders, if any.)

Producer's post-office address _____

(R.F.D. No.)

(Box No.)

(Post office)

(State)

Producer operates ranch or farm known as _____, situated _____

(Miles and direction)

from _____ on _____ road, in _____

Township,

in _____ County, State of _____

TABLE I

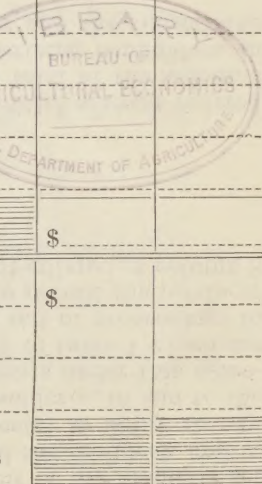
CLASSIFICATION (Column 1)	NUMBER HEAD FOR USE (Column 2)	NUMBER HEAD NOT FOR USE (Column 3)	TOTAL NUMBER OF HEAD (Column 4)	SERVICE AND DIS- POSITION PAY- MENT		PURCHASE PAY- MENT		FOR AUDIT USE ONLY
				PER HEAD (Column 5)	AMOUNT (Column 6)	PER HEAD (Column 7)	AMOUNT (Column 8)	
Sheep (ewes) _____	_____	_____	_____	\$	\$	\$	\$	
Angora goats (female) _____	_____	_____	_____	_____	_____	_____	_____	
TOTAL _____	_____	_____	_____	\$	_____	\$	_____	

Certificate of Receipt

I CERTIFY that the animals described in table 1, after proper classification and due inspection, have been received and accepted for and in behalf of the Secretary of Agriculture or disposed of as directed; that they were procured under the agreement, herein, and that the amounts charged are just and reasonable and in accordance with the agreement.

(Do not use this space)

Differences _____



Account verified; correct for (total columns 6 and 8) _____

Authorized Agent, Agricultural Adjustment Administration.

Auditor's initials _____

Producer's Certificate and Signature

I hereby subscribe to the agreement printed on both sides hereof and certify that the amounts stated in table 1 are correct and just and that payment therefor has not been received.

Witness _____ [L.S.] _____, 1934.
 (Producer's signature) (Date)

Witness _____ [L.S.] _____, 1934.
 (Producer's signature) (Date)

Lienholder's Certificate and Signature

I hereby subscribe to the agreement printed on both sides hereof and certify that the amounts stated in column 8 of table 1 are correct and just and that payment thereof has not been received. I hereby recognize the person or persons named in line B as the designated payee(s).

Witness _____ [L.S.] _____, 1934.
 (Lienholder's signature) (Date)

Witness _____ [L.S.] _____, 1934.
 (Lienholder's signature) (Date)

Comptroller's Certificate

I CERTIFY that this account has been audited and found to be correct, and it is hereby certified and approved for payment in the amount of \$_____.

By authority of the Secretary of Agriculture.
 JOHN B. PAYNE,
 Comptroller.

ACCEPTANCE AGREEMENT

In consideration of, and reliance upon the certificates and representations herein this agreement is hereby accepted.

HENRY A. WALLACE, Secretary of Agriculture.
 For and in behalf of the United States.
 Representative of the Secretary of Agriculture.

By _____
 Representative of the Secretary of Agriculture.

Date _____ By _____
 Acting Comptroller.

Date _____

Paid by check No. _____, dated _____, in favor of _____, drawn on the Treasurer of the United States.

Paid by check No. _____, dated _____, in favor of _____, drawn on the Treasurer of the United States.

EMERGENCY LIVESTOCK AGREEMENT

PERFORMANCE BY PRODUCER

1. The producer hereby sells and conveys the livestock described in table 1 to the Secretary of Agriculture (herein referred to as the "Secretary").

2. The producer agrees:

- (a) To assemble and deliver such animals to an agent of the Secretary authorized to accept delivery thereof in the manner and at such times and places as may be designated by such agent and to dispose of any such animals in such manner as may be directed by an authorized agent of the Secretary.
- (b) To warrant and defend such animals against lawful claims and demands of all persons.
- (c) Not to sell or assign, in whole or in part, this agreement or his right to or claim for the payment entered in column 6 of table 1, and not to execute any power of attorney to collect such payment or to order that any such payment be made. Any such sale, assignment, order, or power of attorney shall be null and void.
- (d) To abide by and conform to regulations and administrative rulings relating to emergency livestock agreements (which are and shall be a part of the terms of this agreement) heretofore and hereafter prescribed by the Secretary.

REPRESENTATIONS AND WARRANTIES

3. The producer represents:

- (a) That he is operating the ranch or farm described on the reverse hereof.
- (b) That he has owned and been in possession of the livestock described in table 1 since April 1, 1934.
- (c) That he has the right to sell such animals.
- (d) That (1) the subscribers hereto include all persons owning or having an interest or lien in and to the animals described in table 1, or (2) that the subscribing lienholder(s) are the owners of the senior lien(s) on the animals described in table 1 and that the lien(s) of such subscribing lienholder(s) exceed(s) the market value of said animals and exceed(s) the total of the amounts to be paid by the Secretary hereunder, respectively, and that there are no other lienholders or claimants entitled to share in said amount, or having any equity of value in and to said animals.

AGREEMENT BY LIENHOLDERS

4. The subscribing lienholder(s) in consideration of the Secretary's undertaking to make payment of the amounts set forth in column 8 of table 1 jointly to the payee(s) designated in line B of this agreement and the producer, and in consideration of the other agreements and undertakings of the parties hereto, hereby agree(s) to apply to any indebtedness secured by any such lien or claims now or hereafter owned or held by said lienholder(s) in and to the animals described in table 1, any and all amounts received by said lienholder(s) from payments under this agreement, and said lienholder(s) hereby waive(s) any claim to the amounts set forth in column 6 of table 1 which are to be paid solely to the producer, hereunder, and agree(s) not to bring or have brought any suit or proceedings to have the amounts entered in column 6 of table 1 applied to any claim or debt and agree(s) to permit the producer to perform this agreement, and said subscribing lienholder(s) acknowledge(s) that the amount entered in column 8 of table 1 represents at least the fair market value of said animals.

PERFORMANCE BY THE SECRETARY

5. The Secretary agrees:

- (a) To pay to the producer the total of the amount entered in column 6 of table 1.
- (b) To pay to the producer and the payee, if any, designated in line B hereof jointly the total amount entered in column 8 of table 1; in the event no payee is designated in line B hereof, the total of the amounts entered in column 8 of table 1 shall be paid to the producer unless there are subscribing lienholders, in which event the total of column 8 of table 1 shall be paid jointly to the producer and the subscribing lienholders.

COVENANT BY PRODUCER AND LIENHOLDER(S)

6. Without in any way limiting or modifying any other right or remedy of the Secretary, the producer and subscribing lienholder(s), if any, severally agree to pay to the Secretary, to the extent of the sums actually received by them as payments hereunder, any sums that the United States or any agency or agent thereof may be required by any court of competent jurisdiction to pay, or which the Comptroller General of the United States determines should be paid, to any person not a party to this agreement on account of any claim or lien in and to said animals described in table 1 and hereby severally waive any statutory exemption including any homestead exemption granted under any State law. It is understood that the Secretary is subrogated to all rights of the subscribing lienholder(s) with respect to the animals purchased under this agreement.

Any intentional misrepresentations of fact in this agreement will be prosecuted under the provisions of the United States Criminal Code.

APPLICATION AND LISTING OF SHEEP AND GOATS FOR SALE
(Read instructions before filling in)

1/14
C295
N.2
SEP 24 1934

By _____
(Name of owner or firm) _____
(Post office) _____
(Telephone No.) _____
(Manager, etc.) _____
(County) _____
(State) _____

(Location of sheep or goats at this time) _____

(Location at time of delivery) _____

(Shipping or loading point) _____
(Miles to shipping point from location at delivery time) _____
Date you desire to sell and deliver _____ Date of application _____

INVENTORY OF SHEEP AND GOATS ON HAND AND THOSE LISTED FOR SALE:

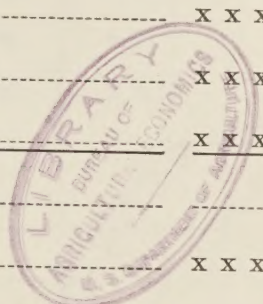
SHEEP

1. Ewes, 1 year old and over _____
2. Rams (bucks) of all ages _____
3. Wethers (buttons) 1 year old and over _____
4. 1934 ewe and wether lambs on hand at this time (include any lambs born in November and December 1933) _____
5. Total of all sheep and lambs listed above _____
6. 1934 ewe lambs that will be kept for replacement purposes _____
7. How many of the ewes listed for sale will be fit for food and shipment _____

TOTAL ON HAND NUMBER TO BE SOLD

X X X X X X X X
X X X X X X X X
X X X X X X X X
X X X X X X X X
X X X X X X X X

X X X X X X X X



GOATS (Angora)

1. Does, 1 year old and over _____
2. Billys (bucks) all ages _____
3. Chevons (wethers) 1 year old and over _____
4. 1934 kids on hand at this time _____
5. Total all goats and kids listed above _____
6. 1934 nanny kids to be held for replacement _____

Instructions

This application and inventory to be completed by owner or manager and delivered to the County Agent or County Director.

List all sheep and goats in your holdings, by classes, as noted above. If several outfits are operated in different places, list each on separate sheets.

114
C295
SEP 24 1935

INVENTORY AND CLASSIFICATION RECORD
(READ INSTRUCTIONS ON REVERSE SIDE)

EMERGENCY LIVESTOCK AGREEMENT
(Sheep and Goats)

Producer's name _____ Date _____
(Print name)

Producer's address _____
(R.R. No.) (Box No.) (Post office)

ITEM NO.	CLASSIFICATION Column 2	RETAINED BY PRODUCER Column 3	FOR SALE TO GOVERNMENT			
			FOR USE		NOT FOR USE Column 6	TOTAL SOLD Column 7
			Offered Column 4	Delivered Column 5		
	SHEEP	Number	Number	Number	Number	Number
1	Ewes 6 years and over					
2	Ewes 2 to 5 years					
3	Yearling ewes					
4	All lambs (including ewe lambs for breeding)		X X X	X X X	X X X	X X X
5	Ewe lambs to be kept for breeding		X X X	X X X	X X X	X X X
6	All other sheep		X X X	X X X	X X X	X X X
7	GOATS					
1	Does 6 years and over					
2	Does 2 to 5 years					
3	Yearling does					
4	All kids (including doe kids for breeding)		X X X	X X X	X X X	X X X
5	Doe kids to be kept for breeding		X X X	X X X	X X X	X X X
6	All other goats		X X X	X X X	X X X	X X X
7						

PRODUCER'S CERTIFICATE

I hereby affirm that this table is correct. Being familiar with the Emergency Livestock Agreement, I agree to sign the agreement based on the numbers of sheep and/or goats listed herein, provided, however, payment shall be made only for animals delivered or disposed of in accordance with such agreement.

(Signature of producer)

CERTIFICATE OF AUTHORIZED AGENT, AGRICULTURAL ADJUSTMENT ADMINISTRATION

I certify that the sheep and/or goats listed in this table were properly classified by me on this date.

INSTRUCTIONS

- (1) Four copies of the inventory and classification record shall be filled in on the ranch or farm (EXCEPT column 5 and column 7).
One copy to be retained by the producer.
Original and two copies to be turned in to the County Drought Relief Director, who will forward original and one copy to the Commodities Purchase Section, Agricultural Adjustment Administration, Washington, D.C.
- (2) Print producer's name and address *legibly*.
- (3) In column 3 enter for each class the number of animals left on the ranch or farm after sale of females over one year of age, both "for use" and "not for use", to the Government. (Note after "ewe lambs" and "doe kids", enter only the number the producer indicates he intends to keep for breeding.)
- (4) In column 4, after sheep items 1, 2, and 3, and/or after goat items 1, 2, and 3, respectively, enter the number of the animals named in the item that are to be taken "for use."
In column 6, enter the number of each item "not for use." This number is to be entered in the agreement in column 3.
- (5) Columns 5 and 7 shall be filled in at the shipping point. In column 5 enter the number "for use" delivered to shipping point by producer. In column 7, enter for items 1, 2, and 3, for sheep or goats respectively, the sum of the items in column 5 and column 6, which sum is the number for which the producer will receive payment, and the number to be entered in the agreement.

THIS SPACE FOR USE OF COMMODITIES PURCHASE SECTION, WASHINGTON

Checked with Receipt received from Agent, F.S.R.C.	
Checked with copy of voucher upon which payment was made.	

(Enter in blank spaces initials of checker and notations of differences)

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C295
No. 4
SEP 24 1935

PROCEDURE FOR SHEEP AND ANGORA GOAT PURCHASES

1. In all cases priority in the purchase of animals shall be given to those areas which are in most distressed condition on account of the drought. Purchases shall be made only from those producers who have fully demonstrated to the satisfaction of the county director or his authorized representatives that their feed supplies are not sufficient to maintain their animals, and that such inability is due entirely to drought conditions. Purchases from individual producers shall not be in excess of the number which it is necessary to remove in order to make reasonably certain that the remainder can be maintained.

2. The producer wishing to sell sheep or Angora goats shall make application to his county drought director by filling out Form Sheep 2, showing his inventory and number to be offered for sale. The inventory and classification record shall be filled in according to the printed instructions on the inventory sheet.

3. The producer shall assemble the sheep or Angora goats at the time and place designated by the county director or his authorized agent.

4. The county director or other authorized agent of the Secretary of Agriculture, accompanied by the producer or his agent, shall examine at the ranch or farm the sheep and Angora goats to be purchased and classify those fit for use and those not fit for use.

5. All sheep or Angora goats eligible for purchase shall be females at least 1 year old which have been located in the United States since April 1, 1934, and which were acquired prior to that date by the producer offering them for sale.

6. In the case of mortgaged animals or where there is a joint interest in the animals, the producer shall arrange for all lienholders and the landlords, if any, interested in the sheep or Angora goats, to be present at the time of inspection and classification, or shall have procured the signature of the lienholders and the landlords, if any, to the voucher and emergency livestock agreement.

7. Sheep and Angora goats shall be classified as fit for use if they are in condition to trail to the designated shipping point, withstand shipment to point of slaughter, carry sufficient flesh, and be otherwise suitable for slaughter for food or for redistribution for other relief purposes.

8. Sheep and Angora goats purchased which do not meet the requirements specified in paragraph 7 shall be considered as unfit for use and shall be disposed of on the ranch or farm by slaughter under supervision of the agent.

9. No freshly shorn sheep or Angora goats shall be purchased.

10. The producer shall slaughter the sheep and Angora goats classified as unfit for use, and remove and prepare the pelts and skins for shipment, observing reasonable care and precaution in performing such operations so that the pelts or skins will not be mutilated and will be suitable for the usual commercial uses. Payments shall not be made unless pelts or skins are in reasonably satisfactory condition. The producer shall also dispose of the carcasses of those animals classified as unfit for use according to the instructions of the authorized agent of the Secretary of Agriculture.

11. The producer shall deliver the animals accepted for use and the pelts of the animals not fit for use to a designated shipping point as instructed by the county director or authorized agent.

12. The authorized agent of the Secretary of Agriculture shall execute the voucher and the emergency livestock agreement upon delivery of the animals and/or pelts as provided for in paragraph 11. The producer, county director, or their authorized agents shall be present at the time of delivery.

13. No payment will be made for those animals not alive at the time of classification. Payment will not be made for animals until those accepted for use and the pelts of those unfit for use are delivered to the authorized agent and the performance of the producer completed. In no case will payment be made for pelts in excess of the number classified as unfit for use or for pelts showing evidence of having been removed prior to the time of classification.

14. The following schedule of prices will be paid in accordance with Administrative Ruling No. 1:

	SERVICE AND DISPOSITION PAYMENT	PURCHASE PAYMENT
Ewes 1 year old and older.....	\$1.00	\$1.00
Female Angora goats 1 year old and older.....	.70	.70

The money designated as "service and disposition payment" will be paid to the producer for the delivery of the animals and pelts, and that called "purchase payment" will be paid to the designated payee and producer jointly. In cases where there are no lienholders, the total payments will go to the producers.

15. Modifications in the above procedure shall be made only after appropriate administrative rulings have been issued.

Number of copies—5.

Original to Commodities Purchase Section, Agricultural Adjustment Administration, Washington, D.C.

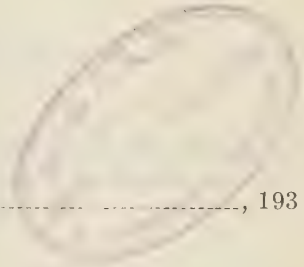
First carbon copy to Authorized Agent, Agricultural Adjustment Administration.

Three copies to Agent, Federal Surplus Relief Corporation.

1/4
C295
M.5

RECEIPT FOR SHEEP AND/OR GOATS PURCHASED UNDER EMERGENCY LIVESTOCK AGREEMENT

Date _____, 193____



We hereby certify that the animals listed in column 2 of table 1 of the Emergency Livestock Agreement

(Form Sheep 1) executed by _____, producer, whose post-office address

is _____
(R.F.D. No.) (Box No.) (Post Office)

(County) (State)

are animals delivered on this date to the Federal Surplus Relief Corporation at :

(Place of delivery)

Sheep (ewes 1 year old or more) - - - - -

Female Angora goats (1 year old or more) - - - - -

TOTAL - - - - -

Authorized Agent, Agricultural Adjustment Administration.

Agent, Federal Surplus Relief Corporation.

14
C 776
No. 6

DIRECTIONS TO BE USED IN FILLING IN EMERGENCY LIVESTOCK AGREEMENT

1. Voucher and agreement shall be filled in after delivery of sheep or goats for use (if any), and the disposal of sheep or goats not for use.
2. Use indelible pencil or typewriter in filling in the voucher. Carbons must be true copies of the original, and all copies must be made at the same time.
3. The original and the first carbon are marked to be forwarded to the field office of the comptroller, Agricultural Adjustment Administration, as may be directed. The second carbon is to be delivered to the producer signing the agreement and the third carbon copy to the lienholder, if any.
4. Print the name or names of the producer on line "A" at the top of page 1, and the name or names of designated payee(s) on line "B". The producer's name should correspond to his signature to the contract. The name used by a party in signing legal documents such as notes or deeds should be used in signing the agreement. See 5(a) concerning lienholders.
5. If the ranch or farm is operated by a partnership, the partnership name should be entered on line "A" for producer's name, followed by the words: "a partnership of" and the names of the individuals composing the partnership, such as: "Brown and Co., a partnership of John Brown and Richard White." If the ranch or farm is operated by a corporation, the State of incorporation should follow its name, such as: "White and Co., an Arizona Corp".
 - (a) Where the lienholder is a partnership or corporation, like information should be supplied along with the signatures.
6. Be sure to give complete post-office address of the producer.
7. In describing the ranch or farm covered by the contract:
 - (a) In the space, "ranch or farm known as _____", insert the name by which the ranch or farm is commonly known in the community, such as "Twin Oaks", "The Old Clark Farm", etc.
 - (b) The miles and directions from town should be given with reference to the usual roads used in reaching the ranch or farm, such as, "two miles north and one mile east."
 - (c) The commonly used name of the road on which the ranch or farm is located, such as "Fulton Gravel", should be given. If the road has no well known name, give the official number of the highway such as "U S 40" or "County 3M."
 - (d) Fill in the county in which the sheep or goats are herded. If the land covered by a contract is in two counties, it should be included in the county in which the ranch or farm headquarters is located.
8. Agent of the Agricultural Adjustment Administration fills in table 1.
9. See that every written word and figure is entirely legible and all necessary blanks are filled in to avoid necessity of having agreement returned to county for additional information or for corrections.
10. No alterations may appear in the agreement without the initials of all parties to the agreement.

Number of copies—5.

Original to Commodities Purchase Section, Agricultural Adjustment Administration, Washington, D.C.

First carbon copy to Authorized Agent, Agricultural Adjustment Administration.

Three copies to Agent, Federal Surplus Relief Corporation.

Sheep 7
C.P. No. 7
cop 2 EP 2 1934

Issued August 1934

PURCHASED
INT

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION

ADMINISTRATIVE RULING NO. 1—EMERGENCY
LIVESTOCK AGREEMENT

SCHEDULE OF PAYMENTS

1. *Service and Disposition Payment.*—The amounts per head to be entered in column 5 of Table 1, “Service and Disposition Payment”, shall be as follows:

Ewes 1 year old and over	\$1.00
Female Angora Goats 1 year old and over	.70

2. *Purchase Payment.*—The amounts per head to be entered in column 7 of Table 1, “Purchase Payment”, shall be as follows:

Ewes 1 year old and over	\$1.00
Female Angora Goats 1 year old and over	.70

The above schedule of Service and Disposition Payment and Purchase Payment applies to both animals for use and those not for use.

The amounts due as “Service and Disposition Payment” are payable solely to the producer named in the contract, and are not to be regarded as subject to any lien.

APPROVED: September 4, 1934

Hawallace
Secretary.

O. Davis.
Administrator.

B. S. GOVERNMENT PRINTING OFFICE: 1934

accepted "for use" on the ranch, and in no event should the number of pelts or skins thus accepted exceed, when added to the number of those sheep and goats, respectively, shipped from the designated shipping point, the total number of sheep and goats, respectively, accepted as "for use" on the ranch.

The authorized agent of the Secretary of Agriculture should insert the number of pelts or skins that were accepted in lieu of the sheep or goats, by the terms of the above paragraph, in the last section of the Receipt for Sheep and/or Goats Purchased under Emergency Livestock Agreement (Form Sheep 5), and such number may be included in the "Total." No entry should be made in that column of the Public Voucher and Emergency Livestock Agreement (Column 2) before the sheep or goats, respectively, are accepted at the shipping points. Thereafter the number of sheep or goats, respectively, whose pelts or skins have been accepted as a substitute in accordance with the above paragraph, should be subtracted from the number of head accepted "for use" on the ranch, and such difference shall be placed on the lines beginning "Sheep (ewes)" and "Angora Goats (female)", respectively, in Column 2. Thereafter on the first line below that beginning "Angora Goats (female)" shall be written the words "Sheep (ewes) Died between appraisal and delivery—pelts accepted", and the number of pelts accepted under the terms of the first paragraph above shall be entered in Column 3 headed, "Number Head Not For Use." In the second line below that beginning "Angora Goats (female)", shall be written "Angora Goats (female) Died between appraisal and delivery—skins accepted", and in Column 3 headed "Number Head Not For Use" shall be written number of skins accepted, under the terms of the first paragraph above.

Approved October 29, 1934.

Acting Secretary.

ADMINISTRATIVE RULING NO. 4

In cases where a producer has voluntarily abandoned female sheep and/or female Angora goats covered by a mortgage and abandoned farming operations and moved from the farm upon which such sheep and/or Angora goats were kept, the owner of the lien on such sheep and/or Angora goats coming into possession thereof after April 1, 1934, because of such abandonment may, for the purposes of the Public Voucher and Emergency Livestock Agreement, sign the agreement as "producer" and upon approval of the Secretary or his authorized agent the "purchase payment" may be paid for such sheep and/or Angora goats. Such contract must be accompanied by evidence of abandonment, including statements signed by at least two disinterested parties and the owner of such lien. Such claim of abandonment shall be reviewed and investigated by the County Drought Service Committee, who, if such abandonment is established, shall attach to the contract a certificate by them that they

Number of copies—5.

Original to Commodities Purchase Section, Agricultural Adjustment Administration, Washington, D.C.

First carbon copy to Authorized Agent, Agricultural Adjustment Administration.

Federal Surplus Relief Corporation.

3

have investigated the claim of abandonment of such sheep and/or Angora goats and farm and that such claim is true. There shall be written clearly across Section 3(b) of said contract the following: "Sheep and/or Angora goats voluntarily abandoned as per attached claim", and there shall be written clearly across Column 6 of Table 1 the word "none." In no event shall any "service or disposition payment" be made under such contract.

Approved October 29, 1934.

M. L. Wilson

Acting Secretary.

PURCHASED
MENT

-----, 1934

ADMINISTRATIVE RULING NO. 5

In order that the Emergency Livestock Agreement may be employed in the purchase of livestock from Indians under the jurisdiction of a superintendent, the following ruling is made:

Those Indians who are under the jurisdiction of a superintendent may appoint such superintendent to execute the Emergency Livestock Agreement and may also appoint such superintendent to receive payment on their behalf. Payment may be made in one check to a superintendent so appointed for any number of the payments due to all or any part of the Indians appointing him. It is understood that an Indian, in authorizing the signing of the Agreement, intends to represent by paragraph 3 (a) that where he is living on a reservation, he is participating in the activities of such reservation, and in authorizing the signing of paragraph 3 (b) represents that he has such ownership and possession in the livestock as the laws of the United States governing Indians may permit him to have. It is also understood that in paragraph 3 (c) the Indian does not represent that his right to sell such animals may not be limited by the laws of the United States. However, when the superintendent signs the Agreement it is understood that such superintendent represents that all right, title, and interest to such animals, as are contracted for under the Agreement, will be conveyed to the Secretary of Agriculture acting on behalf of the United States.

Approved October 29, 1934.

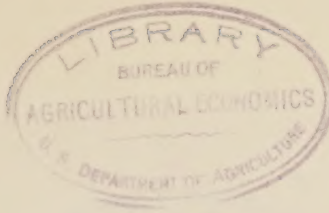
M. L. Wilson

Acting Secretary.

he Emergency Livestock

-----, producer,

(Post Office)



Number of copies—5.

Original to Commodities Purchase Section, Agricultural Adjustment Administration, Washington, D.C.

First carbon copy to Authorized Agent, Agricultural Adjustment Administration.

Three copies to Agent, Federal Surplus Relief Corporation.

C 295
OCT 12 1934

RECEIPT FOR SHEEP PELTS AND/OR GOAT SKINS PURCHASED UNDER EMERGENCY LIVESTOCK AGREEMENT

Date _____, 193____

We hereby certify that the pelts from animals listed in column 3 of table 1 of the Emergency Livestock

Agreement (Form Sheep 1) executed by _____, producer,

whose post-office address is _____
(R.F.D. No.) (Box No.) (Post Office)

(County) (State)

have been delivered on this date to the Federal Surplus Relief Corporation at:

(Place of delivery)

Sheep pelts (ewes 1 year old or more) - - - - -

Female Angora goat skins (1 year old or more) - - - - -

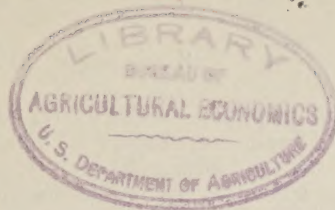
TOTAL - - - - -

Authorized Agent, Agricultural Adjustment Administration.

Agent, Federal Surplus Relief Corporation.

1.4
C 295
APR 17 1935

Sheep 10



Issued January 22, 1935

UNITED STATES DEPARTMENT OF AGRICULTURE
AGRICULTURAL ADJUSTMENT ADMINISTRATION
CATTLE AND SHEEP SECTION

**ADMINISTRATIVE RULING NO. 6—EMERGENCY
LIVESTOCK AGREEMENT**

Whereas, some of the goats which have been or may be purchased by the Secretary of Agriculture, for and on behalf of the United States, pursuant to the Public Voucher and Emergency Livestock Agreement, suffer from a disease commonly known as Malta Fever; and

Whereas, the flesh of such goats is unfit for human consumption; and

Whereas, the skinning of such goats to obtain their skins may injure and infect human beings connected with such operation:

Now, therefore, the Secretary of Agriculture of the United States, pursuant to the powers and functions vested in him, does hereby order:

1. That such goats suffering from said disease, as may be delivered in accordance with the terms of the Public Voucher and Emergency Livestock Agreement, shall be condemned; and

2. That the skins of such goats need not be removed from their carcasses; and

3. That the county agricultural agent or other person, in the county in which such goats are situated, who is acting on behalf of the Secretary of Agriculture in the purchase or disposition of goats purchased pursuant to the Public Voucher and Emergency Livestock Agreement, shall witness the slaughter of such goats; and

4. That such county agricultural agent or other person shall order and witness the destruction by fire or other suitable means of the carcasses of such goats with the skins thereon; and

5. That thereafter such county agricultural agent or other person shall make a note of the number of goats so slaughtered whose carcasses have been so destroyed; and

6. Such number shall be entered on the Public Voucher and Emergency Livestock Agreement under which such goats have been purchased, as follows:

(a) On the third line in Column 1, headed "Classification", of Table 1 of such Agreement, below the line reading "Angora goats (female)" shall be written "Angora goats—Malta Fever"; and

(b) In Column 3, headed "Number Head Not For Use", of the said Table 1, on the third line thereof, corresponding to the

line on which "Angora goats—Malta Fever" appears in Column 1 there shall be entered the number of goats slaughtered and disposed of as described above; but

(c) The number to be entered on the second line of Column 3 of the said Table 1, opposite "Angora goats (female)", shall not be changed because of the number entered on the line opposite "Angora goats—Malta Fever", but shall include such number. Furthermore, there shall be no number entered on line 3 of Column 4, headed "Total Number Of Head" of this same Table 1, opposite the number appearing on line 3 of Column 3, whereon the number for the classification "Angora goats—Malta Fever" appears.

7. That payment shall be made for such goats pursuant to the terms of the Public Voucher and Emergency Livestock Agreement and the rulings and regulations relating thereto as though the skins of such goats had been removed and delivered pursuant to the terms of the Public Voucher and Emergency Livestock Agreement and the rulings and regulations relating thereto.

H. A. Wallace
Secretary of Agriculture.

APPROVED JANUARY 22, 1935.